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PROUD
BLOCKS BURNED.

The most prominent blocks burned are as follows: Almond street, Mower's block, and the block occupied by the Consolidated Adjustable Shoe company; Central square and Central avenue, Bennett & Barnard's block, Fuller's block, a wooden block in which was located the Daily Bee, E. Greenberg's block, brick block owned by the Daily Item; on Union street, B. W. Currier's new building.

W. N. Breed & Co., the largest lumber dealers in East County, lost everything, including their handsome brick structure on the corner of Beach and Broad streets. They estimate their loss at \$200,000, with an insurance of about \$125,000. They will open for business again in the office of the E. A. Newhall coal company.

Mount Vernon street was wiped out entirely, and on this street were located the large brick factories occupied by Francis W. Breed, Heath Bros., and William Porter & Son. Goodwin's last factory on this street was also burned.

DYNAMITE AND POWDER WERE USED

at frequent intervals to blow up wooden buildings, but with little effect. The fire virtually burned itself out and at 7:30 was considered under control. Both companies of the Massachusetts militia located in Lynn were called out and put under control of Gen. S. S. Smith. The shoe manufacturers have our country factories and will transfer their business there for the present. The Currier block, on Union street, was a five-story brick structure, and had been occupied on the lower floor only for two weeks. It was owned by E. Greenberg, who is the owner of the building.

The commission of Virgil P. Clayton as postmaster at Columbia, S. C., was forwarded to him today.

The president has appointed Otis H. Russell postmaster at Richmond, Va., vice William H. Collingsworth, recently deceased.

Mr. Russell at the postoffice department that Russell is one of the most successful and well-known business men of Richmond and a staunch republican.

Mr. Blaine on the Key West Troubles.

JACKSONVILLE, Fla., November 26.—A Taliassas special to the Times-Union says Governor Fleming today received an official acknowledgment by Secretary Blaine of the receipt of his letter inclosing the Key West report, with reference to the action of the Spanish consul in connection with the cigar-maker's strike.

The case has been referred to the department of justice and it is understood the attorney general has turned it over to the United States district attorney for the southern district of Florida for investigation.

The latest advice from Key West indicate no reconciliation among the Cubans there with reference to the recent outbreaks at Matanzas. The Spanish consul has returned to Havana.

The Afro-Americans.

NEW YORK, November 26.—It is announced today that the Afro-American league's convention, called to meet at Nashville January 15th, will meet instead at Chicago, the date remaining the same. The reason assigned for the change is that Chicago offers better accommodations and is believed to be more favorably disposed to the Afro-American citizens.

TELEGRAPH BREVITIES.

The national silver convention met in St. Louis yesterday.

There was a severe fall in the prices of pig iron in Glasgow yesterday.

The English chamber of deputies has quashed the election of Count Dulin.

FIVE hundred men employed by the Western railroad company, Para, have struck for higher wages.

The Banco National of Rio Janeiro telegraphed to London, "Everything satisfactory."

Mrs. Hannah Southworth, who killed Sir Peter Peto in New York last Friday, was yesterday committed to jail without bail.

A rumor has been current in Boston for several days that several print works will consolidate.

The will of the late Mrs. Charles Crocker, of San Francisco, was filed for probate yesterday. She bequeaths her entire estate, valued at about \$11,000,000, to four children.

Abram J. Achey, of Mount Carroll, Ill., is administrator of several large estates, besides being guardian of a number of heirs.

In the Cronin murder trial yesterday, after the examination of one witness, the court adjourned.

The will of the little daughter of Mr. and Mrs. North, the court would adjourn until Friday in order to allow him to go to her bedside.

The boiler at Allegheny Bessemer Steel

works at Duquesne, Pa., exploded at four o'clock yesterday morning, killing three men.

William Marshall, night foreman of the rail mill, was killed outright, and George Cooper, fireman,

died from his injuries.

Burial of Leechburg.

PITTSBURGH, Pa., November 26.—A special from Leechburg, Pa., says: Fire broke out in this place about six o'clock this evening, and for three hours raged fiercely, destroying a large portion of the business and residence section of the town. The fire started in Anderson street, and a high wind was prevailing the time. The flames spread in all directions. Over six thousand persons were thrown out of employment and two hundred fifty are now destitute. The men of Lynn will be forced to issue an appeal for assistance. I am loth to do so, but am obliged under the circumstances to make such an appeal. It is impossible to compute the loss, but it must reach somewhere in the vicinity of ten millions of dollars.

An APPEAL FOR AID.

Major Newhall, in an interview late yesterday, said: "Lynn has suffered the greatest calamity in its history. The business portion of the city is almost a wreck. Over six thousand persons were thrown out of employment and two hundred fifty are now destitute. The men of Lynn will be forced to issue an appeal for assistance. I am loth to do so, but am obliged under the circumstances to make such an appeal. It is impossible to compute the loss, but it must reach somewhere in the vicinity of ten millions of dollars.

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MEDICAL.

Sufferers

FROM Stomach and Liver derangements—Dyspepsia, Biliousness, Sick-Headache, and Constipation—find a safe and certain relief in Ayer's Pills. In all cases where a cathartic is needed, these Pills are recommended by leading physicians.

Dr. T. E. Hastings,
"Ayer's Pills are the best cathartic and aperient within the reach of my profession."

John W. Brown, of Ocean, W. Va., writes: "I have prescribed Ayer's Pills in my practice, and find them excellent. I urge their general use in families."

"For a number of years I was afflicted with biliousness which almost destroyed my health. I tried various remedies, but nothing effected any relief until I began to take Ayer's Pills." — G. S. Wandering, Scranton, Pa.

"I have used Ayer's Pills for the past thirty years and am satisfied I should not be alive to-day if it had not been for them. They cured me of dyspepsia with another remedies failed, and their continual use has kept me in a healthy condition ever since." — T. P. Brown, Chester, Pa.

"Having been subject, for years, to constipation, without being able to find much relief, I at last tried Ayer's Pills, and soon found a trial and a pleasure to testify that I have derived great benefit from their use. For over two years past I have taken one of these Pills every night before retiring. I would not willingly be without them." — G. W. Bowman, 26 East Main St., Carlisle, Pa.

"Ayer's Pills have been used in my family upwards of twenty years, and have completely relieved us from all complaints for them. In attacks of piles, from which I suffered many years, they afforded me greater relief than any medicine I ever tried." — Thomas F. Adams, Holly Springs, Texas.

Ayer's Pills,

PREPARED BY

Dr. J. C. Ayer & Co., Lowell, Mass.

Sold by all Druggists and Dealers in Medicine.

STUART'S

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THE GREAT

Southern Dieuretic

It is undoubtedly one of the most reliable Kidney Bladder and Urinary Remedies ever offered to suffering humanity for instantly relieving Kidney, Bladder and Urinary troubles of all kinds. Pain in the side, back and under the shoulders, Headache, Diabetes, Dropsey, Gravel, Loss of Appetite, Loss of Energy, Loss of Manhood, Catarrh of the Bladder, and all troubles caused by inaction of the Kidneys, Bladder and Urinary organs. It clears up the skin, cures it clear and natural, and tones up the system generally.

STUART MANUFACTURING CO.,
Atlanta, Ga.
All Druggists.

**ALEXANDER'S
TONIC
PILLS**

MONEY RETURNED by following druggists if Alexander's Cholera Infantum Cure, Cholera Morbus Cure, or Pile Ointment fails to cure:

These medicines are sold by

C. O. Tyner, Stoney, Gregory & Co., A. J. Hall, Smith & Son, J. C. H. Smith & Son, J. G. Smith & Hightower, L. R. Bratton, Hutchison & Bro. At wholesale by Lamar Drug Co., justly r. E.

Paris Exposition, 1889:
3 Grand Prizes—5 Gold Medals.
MENIER CHOCOLATE
PUREST, HEALTHIEST, BEST.
Ask for Yellow Wrapper.
For Sale Everywhere.
BRANCH HOUSE, UNION SQUARE, NEW YORK.

CHASE & SANBORN'S
THE ARISTOCRATIC COFFEE OF AMERICA.
SEAL BRAND JAVA & MOCHA COFFEE
ALWAYS PACKED IN UNCOATED CLOTH BAGS.
BOSTON COFFEES
FREE PERFECT ART ALBUM CON-
TOGRAPH AND BEAUTIFUL PHOTO-
GRAPHS OF THE WORLD'S TEA AND COFFEE CULTURE WILL
BE SENT ON RECEIPT OF YOUR ADDRESS.
CHASE & SANBORN,
124 BROAD ST., BOSTON.
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COTTON BRANDS.

STENCILS OF ALL KINDS AND RUBBER STAMPS.
We are the LARGEST manufacturers in our line in the south. Our work is artistic, elegant, and goods FIRST CLASS. We are manufacturers and line of specialties which renders EVERY business off. We offer a wide range and dispatches prompt. Seal for your business. Notary and corporation seals. Rubber and India ink stamps as well as everything in our line. Agents wanted. THE WHEELLESS STAMP PRESS CO.

AUGUSTA, G.

SUPREME COURT.

DECISIONS RENDERED MONDAY,
NOVEMBER 26, 1889.

Hon. L. E. Bleckley, Chief Justice, and Hon. M. H. Blandford and T. J. Simmons, Associate Justices—Reported by Peeples and Stevens, Supreme Court Reporters.

Cranston & Alexander vs. Rogers, vice versa. Distress Warrant, from Franklin, Kent. No. 100. Plaintiff, John Lanphier, Blackley, C. J.—The purchase price of property consumed in its use, such as corn, fodder, etc., is not rent, and cannot be collected by distress. If such price be collected in a distress warrant for a gross sum which is contested by the plaintiff, the court will direct him to whom which would enable the jury to ascertain how much of the debt is really for rent, a nonsuit may be awarded.

Judgment affirmed.

T. L. Reed and R. H. Lewis, by brief, for plaintiffs.

J. T. Jordan and Whitfield & Allen, by Harrius & Peeler, for defendant.

Georgia Railroad and Banking Company vs. Murden, Case, from Tallassee. Pleadings. Amendment. Railroads. Passengers. Before Judge Hines.

Bleckley, C. J.—The passenger being absent from the carriage, while the cause of action was the expulsion of a passenger from the cars because he refused to pay an alleged overcharge, consisting of the difference between the ticket rate and the conductor's rate, an amendment showing more fully why a ticket was not and could not be issued, is allowable, and the stipulation being that there was no agent at the station to furnish a ticket, the declaration as amended was sufficient.

Judgment affirmed.

J. B. Cummings, M. P. Rees and Bryan Cumming, for plaintiff in error.

J. C. Hart and J. W. Nixon, contra.

Phinney vs. Murray, Case, from McDuffie. Sales. Contracts. Vendor and purchaser. Corporations. Stock. Dividends. Before Judge Roney.

Bleckley, C. J.—After a contract for the sale of certain shares in the stock of a corporation, but before the time appointed for delivery, the plaintiff, by agreement, delivered a dividend [was declared], as to which there was no express stipulation in the contract. Held, that though according to authorities on the subject, the purchaser, if he had accepted the stock and paid for it, would have been entitled to the dividend, yet he had no right to decline the dividend, as a matter of course, because the defendant claimed the dividend as his own and refused to give an order for its payment to him, the purchaser. The latter, having failed without just cause to comply with his contract, lost his hold both upon the stock and the dividend.

Judgment affirmed.

J. H. Cummings and Bryan Cumming, for plaintiff.

Foster & Lamar and T. E. Watson, for defendant.

Augusta Factory vs. City Council of Augusta. Refusal of injunction, from Richmond. Municipal corporations. Taxation. Contracts. Injunction. Before Judge Roney.

Bleckley, C. J.—1. Whilst formerly the state could by contract restrict itself in the exercise of the taxing power, a municipal corporation had no such capacity in respect to the taxing power committed to it.

2. The present case has no real complication resulting from a covenant on the part of the city, to govern itself by the original rule-as-to-injunctions injunctions. And in denying an injunction, there was no abuse of discretion.

Judgment affirmed.

J. H. Cummings and Bryan Cumming, for plaintiff.

J. S. Davidson and Foster & Lamar, for defendant.

Drysdale vs. State. Assult with intent to murder, from Richmond. Criminal law. Husband and wife. Criminal intercourse. Self-defense. Before Judge Roney.

Bleckley, C. J.—Where the verdict is correct if the testimony of the prosecutor was true, and where the jury must have believed it to be in order to render the verdict, the result coincides with the substantial merits of the case.

2. A husband may attack for intimacy with his wife in his presence, raising a well-founded belief that the criminal act is just over or about to begin, and the adorer, though in danger, has the right to defend himself by using a deadly weapon.

Judgment affirmed.

W. T. Gary and R. L. Pierce, by brief, for plaintiff in error.

No appearance. contra.

Tilkey v. Augusta, Gibson and Sandersville railroad company. Appeal, from Richmond. Sales. Vendor and purchaser. Stocks. Railroads. Corporations. Damages. Before Judge Roney.

Bleakley, C. J.—Where the railroad company bought certain articles from the plaintiff, who agreed to take pay for the same in capital stock of the company, but nothing was said as to the value of the stock to bear, the par value should be inferred.

Judgment affirmed.

W. H. Fleming, by brief, for defendant. W. T. Gary, by brief, for plaintiff.

Port Royal and Augusta Railway Company vs. Tompkins, Case, from Richmond. Railroads. Negligence. Allegates and probate. No. 100. Before Judge Roney.

Bleakley, C. J.—An allegation that the railroad company was negligent in leaving a key placed in the bolt which fastened the tender to the engine, in consequence of which the bolt came out, the engine and tender separated, and the fireman was thrown between them to the ground and injured, is not supported by proof that the bolt was not long enough to go through so as to be held, and thereby prevented from coming out; and that the train was stopped and the engineer and fireman attempted to fasten the bolt, but it was so short that this could not be done. Whether or not an allegation there could be a recovery is not decided.

Judgment affirmed.

J. Ganahl, for plaintiff in error.

T. Wiggs & Verder, contra.

Garrard v. Amos. Refusal of injunction, from Atlanta, Georgia, and receiver. Practice. Before Judge Lanahan.

Bleakley, C. J.—Dissolving an injunction and setting aside an order appointing a receiver, thereby applying a fund in his hands to the payment of an execution in favor of defendant in error was not an error, under the facts.

Judgment affirmed.

Reese & Little, by J. H. Lumpkin, for plaintiff. C. W. DuBois, by brief, contra.

Judgments of affirmance also were rendered in the following cases, reports of which will hereafter appear:

St. Louis vs. Hiram Lodge, from Wilkes. Hizon et al. vs. West, from Tallassee. Seal vs. Pierces, Little & Co., from Hancock.

Magnahan vs. Wright & Lampkin, from Richmond.

Johnson vs. Smith and Chaffee, from Richmond.

Goodrich vs. Pearce, guardian, from Mobile.

Swift & Co. vs. Coker, from Fulton.

Unscrupulous Imitators

have sought to profit by the high reputation of John H. Malt Extract.

Bowars of New Orleans had the signature of "Johann Hoff" on the neck of the bottle. Eisner & Mendelson Co., 6 Barclay street, New York, agents.

Now Mr. Decker Will Take Things Easy.

Mr. Decker is a married man and has two children. He resides at 631 9th avenue, on the third floor. For six years he has worked for the firm of Weisel, Michel & Gross of 437 West 45th street. They are manufacturers of piano actions. On Labor Day he invested a dollar in a one-twenty ticket in the Louisville State Lottery. The number was 8,174. He read in the news the despatch from New Orleans that this No. 8,174 had drawn the capital prize of \$300,000. He made his wife open her eyes. He received a telegram that his dollar investment had yielded \$15,000. He took the ticket to Wells, Fargo & Co. for collection. He received the \$15,000, less the collection charge of \$60.00. —New York Daily News, Oct. 4.

SUPREME COURT.

DECISIONS RENDERED MONDAY,
NOVEMBER 26, 1889.

THE DEBT IS PAID.

Young W. D. Cloud's Friends Come to His Rescuo.

Saturday a pathetic scene was witnessed in the neighborhood of Barley, Ga. It was a young wife pleading for her husband.

When Detective Shackelford arrived at Bayley Cloud had raised ninety two dollars, which, with twelve that he had when arrested, left but the amount necessary to reimburse the Southern Express company for what he had misappropriated.

Mrs. Cloud and her father, Mr. Duke, set out to raise this, and the young wife work in the interest of the man she loves. After a time they succeeded in raising the \$92. \$32 was paid over to Mr. Thigpen, the agent.

Cloud was held in custody by Detective Wilson to await the arrival of the agent of the Guaranty company. Now that Cloud has paid up it is likely that further proceedings will be stayed.

Save That Sweet Girl!

Don't let that beautiful girl fade and droop into invalidism or sink into an early grave for want of timely care at the most critical stage of her life. Dr. Piero's Favorite Prescription will aid her health and establish it on a firm basis and may save her years of chronic suffering and consequent unhappiness.

A more pleasant physic

You never will find

Tan Piero's small "Pellets,"

The Purgative kind.

A DESERVED COMPLIMENT.

Mr. J. J. Duffy, the Live Peachtree Street Grocer, and His Wonderful Flour Have a Compliment.

Mr. J. J. Duffy offered \$250 cash for the best loaf of bread at the Piedmont exposition made of his flour. There were many contestants for this prize. It is safe to say that all deserved a medal. The fact that the flour handled by Mr. Duffy is among the best sold in any market, is in itself a guarantee of the excellence of the flour made by the various sellers who contested. One of the largest and best candy and crackackers makers said:

"The bread exhibited at the exposition made out of the flour handled by Duffy is something above the ordinary. It is simply beyond the reach of competitors. I do not think I ever saw finer bread. All the contestants made fine bread, but none equalled the quality and taste of this flour. I have been using the flour for some time and know it is the best I have had in the house. I am proud of the success that Mr. Duffy is making in this direction."

This sentiment is the exponent of the opinion of many people generally that Mr. Duffy's flour is of the best quality, and those who desire to obtain this flour do so by calling upon him at his store.

In addition to this flour, Mr. Duffy handles the very best line of groceries of all kinds. His store is a perfect panorama of the delicacies of the season. Having been in the trade for a number of years, he is well known and favorite with the people and aware that when he represents his goods to be so good as they are just that way. If you would like something really good, something above the average, call at Duffy's, the popular Peachtree street grocer, and you will not fail to find it.

It is a fact that cannot be disputed that all who use Shepard's B. B. Cologne once will always return to it in preference to any other.

Bradyrotine never fails to cure headache.

Bradyrotine Manufacturing Co., Macon, Ga.

If you want a mild, pleasant, sweet, delightful smoke, try the Sweet Bouquet Cigarettes. Five in a package for 5 cents. A good smoke for a penny.

It is a fact that you get the genuine, Distinguished from fakes and imitations by one or two marks on front of wrapper. J. H. ZELLIN & CO., Sunbury, Pa.

Price Proprietors. Price, \$1.00.

See that you get the genuine, Distinguished from fakes and imitations by one or two marks on front of wrapper. J. H. ZELLIN & CO., Sunbury, Pa.

Price Proprietors. Price, \$1.00.

Large red Z on front of each wrapper.

J. H. ZELLIN & CO., Philadelphia, Pa.

Sole Proprietors. Price, \$1.00.

Large red Z on front of each wrapper.

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Sole Proprietors. Price, \$

THE CONSTITUTION.

PUBLISHED DAILY, SUNDAY AND WEEKLY.

The Daily (including Sunday) \$10.00

The Sunday (or 2d Paper) 2.00

The Weekly (2d Paper) 1.25

All Editions Sent Postpaid.

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Keep copies of articles. We do not undertake to return rejected MSS.

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INCLUDING THE SUNDAY EDITION,

Will be delivered to any address in the city at

TWENTY CENTS PER WEEK.

Subscriptions at once.

THE SUNDAY CONSTITUTION

52 A YEAR.

SENT TO ANY ADDRESS.

ATLANTA, GA., NOVEMBER 27, 1889.

An Outrageous Appointment.

The republican leaders and editors are always complaining about the injustice that is done to negroes in the south by a class of white people who have more temper than judgment, and yet these leaders and editors are continually inciting the administration to pursue a policy that will expose the negroes to injustice by arousing and inciting the prejudice of thoughtless people. There is a constant pressure brought on Mr. Harrison to aggravate the situation here and to add to the irritation of that class of white people which is quite ready to be irritated.

The latest experiment made by Mr. Harrison in this direction is the appointment of a negro to be postmaster at the town of Eola, in the Louisiana parish of Avoyelles. That this appointment was made for the purpose of insulting and inflaming the whites there can be no doubt. There is not a member of the Harrison administration that does not know the nature of the relations that exist between the races in some of the Louisiana parishes, and the only explanation of this appointment, which is an outrageous insult to the white people of Eola, is that it is the deliberate purpose of the administration to stir up strife between the blacks and whites. Such an appointment would not have been made in any northern or eastern town, for the simple reason that the white people would not tolerate it. If it should lead to trouble in Eola, who is to be held responsible for it—the people who feel that it is an insult intentionally put upon them, or the administration which deliberately makes an appointment that it knows to be obnoxious?

There is no objection to the removal of the postmaster who has been holding the office, though he was perfectly satisfactory to the people of Eola. We have maintained, and we maintain now, that a victorious party ought to fill the offices with those who are in sympathy with its aims and purposes. The former postmaster at Eola is a planter and a man of affairs who held the office, as the Times-Democrat says, only out of consideration for his neighbors and friends. No doubt it is a difficult matter to find a respectable republican in that region, but surely the administration could have done better than to make an appointment calculated to inflame the whites.

That the policy involving such an appointment will work woful wrong and injustice no one knows better than Mr. Benjamin Harrison, president of the Bill Chandler republicans.

The Nationalists.

The nationalists are marching on. Bellamy's book, "Looking Backward," may be regarded as the starting point of the new party. About 200,000 copies have been sold, and the author is now making about \$1,500 a month out of it.

About a year ago some of Bellamy's admirers organized the first "nationalist club" in Boston. Among the members were such men as Edward Everett Hale, Thomas Wentworth Higginson, Rabbi Solomon Schindler, Miss Frances Willard, Mrs. Mary A. Livermore and Mrs. Morton A. Diaz. Lawyers, doctors, ministers and newspaper men joined the society.

The Boston club now has 200 members. Two other clubs have been organized in the city, and four more are forming. Washington has one of these clubs, New York has three, and five more are organizing. A club at San Diego, Cal., has 130 members, and among them are two millionaires. Nearly every large city in the country now has one or more of these clubs. They are all independent organizations, but the parent club at Boston is regarded as the head. A magazine called the "Nationalist," published in Boston, is the organ of these reformers. In California the new party is already so strong that it proposes to enter politics.

Bellamy found society thirsting for his theories. All over the country there are millions of discontented men who are firmly convinced that "there is something wrong somewhere." These men say that it is wrong for so many people to get less than they really earn, while so many get more than they earn. They say that when one family in a community is worth a hundred million dollars, while another family is starving and in tears because its members cannot get work, something is wrong and ought to be remedied.

The nationalists have started out to turn the world upside down. They propose to abolish crime and poverty by making everybody comfortable. Here is their declaration of principles:

The principle of the brotherhood of humanity is one of the eternal truths that govern the world's progress on lines which distinguish human nature from brute nature.

The principle of competition is simply the application of the brutal law of the survival of the strongest and most cunning.

Therefore, so long as competition continues to be the ruling factor in our industrial system, the high development of the individual cannot be reached; the loftiest aims of humanity cannot be realized.

No truth can avail unless practically applied. Therefore, those who seek the welfare of men must endeavor to suppress the system founded on the brute principle of competition and put in its place another based on the nobler principles of association.

But in striving to apply this nobler and wiser principle to the complex conditions of modern life, we advocate no sudden or ill-considered changes; we make no war upon individuals; we do not censure those who have accumulated immense fortunes simply by carrying to a logical and false principle on which business is now based.

The people at present complain, demonstrate the practicability of our basic principles of association. We merely seek to push this principle a little further and have all industries organized in the interest of all by the nation—the people organized—the organic unity of the whole people.

The present industrial system proves itself wrong by the immense wrong it produces. It proves itself

absurd by the immense waste of energy and material which is admitted to be its concomitant. Against this system we raise our protest; for the abolition of the slavery it has wrought and would perpetuate we pledge our best efforts.

Finally, the nationalists are in favor of having the government carry on every line of business, just as it runs the postoffice.

These revolutionists have actively begun their work. Last spring they tried to persuade the town of Danvers, Mass., to establish its own electric light plant and furnish its citizens with electric light at cost. The matter came up in the legislature, and electric light companies in other towns made a fight, taking the position that a town could not constitutionally engage in business.

There was a bitter struggle, and the nationalists were defeated. But they will now move in another direction. Their idea is to municipalize the street railway system of Boston, the largest in the world, and, whether they succeed or fail, they will still go on with their efforts.

Republican Knavery in Montana.

The republican leaders and editors are always complaining about the injustice that is done to negroes in the south by a class of white people who have more temper than judgment, and yet these leaders and editors are continually inciting the administration to pursue a policy that will expose the negroes to injustice by arousing and inciting the prejudice of thoughtless people. There is a constant pressure brought on Mr. Harrison to aggravate the situation here and to add to the irritation of that class of white people which is quite ready to be irritated.

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SENATOR HAWLEY wants Mr. Harrison to file his message down to a column. Tut, tut! Where is the puff of John Wanamaker's ten-cent counter to come in?

DUDLEY STILL CONSIDERS himself almost as big a man as Matt Quay.

MAHONE would make a fine football player. He's a great kicker.

THE AVERAGE New York club seems to be a mixture of the whisky saloon and the variety show.

IT IS GENERALLY conceded that Jackson McHenry's campaign was not a distinguished success.

FORAKER is not as gib as he used to be. At least he refuses to tell why he thought John Sherman and William L. McKinley were corruptionists.

IT IS RUMORED that Mr. Hayes is coming to Atlanta to take a look at the hen that lays five eggs a day. While here, he can look over a new collection of snake stories.

MAHONIE wants his protuberant middle name to fall back on, in case of necessity. He can serve it upon toast.

WHAT relation is the negroes who have been appointed postmistress in Louisiana to the administration? Is she any kin to John Sherman's lamented afflity, "Liza Pinkston.

It is going to make the republicans sweat to get up a working majority in the next house.

EDITORIAL COMMENT.

THE COUPONS OF Austria are distantly related to Don Pedro, and have about as much right to interfere in his affairs as his valet would have. These people have held a family council in Vienna, and decided that it would be a good thing to give Don Pedro the throne of the Bronx, fortunately they stopped at that point and agreed to wait for the arrival of the ex-emperor before taking active steps in the matter. The Coburgs will have to accept the situation.

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ROUND ABOUT IN GEORGIA.

Pointed Paragraphs About Men and Matters
of Special Interest.

—The Fayetteville News raises the veil of the future and looking three years ahead sees Hon. Steve Clay as the senator from this, the thirty-fifth district. And why not? Clayton will probably name the next senator, and then comes Cobb's time, and Atlanta could not find a man in her own hills that would suit her better than Steve Clay. A retirement of three years ought to satisfy him.

—Everything is stirred up over the fact that Hon. Wright Brady, of Sumter county, author of the famous Bill, has accepted nomination as senator in the general election. John M. Green, says the Athens Banner, "We have not observed any particular stir up this way, and cannot see why there should be. Mr. Brady has a perfect right to travel for any firm that compensates him for his services, and does not thereby necessarily surrender his views on public questions. He is a man of his own convictions and rank with the most active and influential of the leading members of the bar."

—Speaking of Judge Bates, the lawyer in law of Roy, Tex., he has proposed a wrestling match, the Cherokee Advance of Canton, says: "No man in north Georgia has ever stumped Judge Bates's back, but perhaps a south Georgian can and will do it. We have the result, feeling pretty sure the champion will come to the west Georgia."

Conductor Dick Hargis, of the Western and Atlantic, has returned from an extensive trip to California and the west where he was a member of the National Conductors' association. He traveled 8,000 miles, and tells the Cartersville Constitution that he never saw any country that compared him to his native county.

—In the Birmingham Times: I was in Macon the other day, and there met an old friend from Texas. We sat on Cotton Avenue for a chat, which was interrupted by a hearty exclamation from my friend: "Why, hello, Tom, when did you get here?" The gentleman to whom he spoke replied, most politely: "My name is not Tom," and walked on. It was Henry Richardson, of the Telegraph and Tribune.

—Hon. George T. Barnes has written a public letter to his constituents of the tenth congressional district, in which he discusses public questions in a manner that shows the genuineness of the distinguished member from the tenth. Major Barnes has made a most valuable member and has done good work for his people. He is one of the most active workers of the Georgia delegation, and that he does not work without material avail, is demonstrated in his splendid record.

—Old Thing in Georgia.

—Elijah Jacobs, of Wayne county, has ten children (no twins), the oldest being only a few days old.

—Postmaster Collins, of Alpharetta, has a Spanish coin that is one hundred and eleven years old. It is a silver coin about the size of a half dollar.

Terrell county reports a rattlesnake fourteen inches long, twelve inches around, with thirty-nine rattles and a button. The skin has been stuffed, and will be sent to the National museum or to the Smithsonian institute.

—Major John H. Jones, of Elberton, president of the Elberton Air-Line railroad, is the possessor of a pair of leather knee breeches, made in 1783 by an English tailor named Woodford, of Virginia, from the skin of a deer caught on Jones island. Major Jones is a lineal descendant of the original possessor of the breeches.

—Mr. J. D. Bellamy, of Athens, tells of an old knife that has been in use 125 years. It is a barlow knife, and is in the possession of Miss Mary Carson, who lives in Sandy Creek district, in Fulton county. The knife belonged to Miss Carson's great-grandfather, and had been in use 125 years.

—There was an old fashioned negro in the city. He claimed to be 110 years old. His name is Ned Major, and he goes about jiving with all ease. The old man has never lost a limb, but they are worn down smooth to the gum. He can see very well without the use of glasses, and says he has never been sick. Old Ned is certainly a curiosity.—Athens Chronicle.

—The cause of the Future.

From the Fayetteville, Ga., News.

The hope for future prosperity and honest government lies in the Farmers Alliance and the democratic party. The alliance is making all reasonable efforts to reconstruct the system of agriculture, to make it more scientific, and to bring about more home manufactory and industries.

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